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DURA



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 10/697,539 Examiner: MARCH, STEVEN M.
Filing date: October 29, 2003 Art No.: 3632
Applicant: Pascal E. Garrido Atty. Docket No.: 01-37

Title: DRIVE NUT AND SCREW FOR SEAT ADJUSTER

AMENDMENT RESPONSE

(In re of the office action mailed June 25, 2004.)

Commissioner of Patents
P.O. BOX 1450
Alexandria, VA 22313-1450

Dear Sir:

The below mentioned items are enclosed herewith, in reference to the Office Action mailed June 25, 2004.

- 1.) This transmittal letter (1 page);
- 2.) Amendment (in re of OA mailed June 25, 2004) (16 pages);
- 3.) Formal corrected drawing FIG. 4a (1 sheet); and
- 4.) Certificate of mailing.

I hereby authorize the director to charge any fee(s), which may come due to the filing of the items enclosed, to Dura Deposit Account No. 500865.

Also enclosed is my version of a return postcard, which I ask you to acknowledge by stamping the date of receipt upon it, and then returning.

August 18, 2004

Sincerely

Ms. Jennifer Sinkovich
Ms. Jennifer Sinkovich
Paralegal

CERTIFICATE OF MAILING

I hereby certify that the papers within identified above in connection to US App. No. 10/697,539 entitled DRIVE NUT AND SCREW FOR SEAT, is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner of Patents, P.O. BOX 1450, Alexandria VA 22313-1450, on this 18th day of August 2004.

Signature *Ms. Jennifer Sinkovich*

Date *8/18/2004*



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 10/697,539
Filing Date: October 29, 2003
Applicant: Pascal E. Garrido.
Group Art Unit: 3632
Examiner: Steven M. Marsh
Title: DRIVE NUT AND SCREW FOR SEAT ADJUSTER
Attorney Docket: 01-37

Commissioner of Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Amendment "A"
(Non-Final Action)

Sir:

This paper is in response to the Office Action mailed June 25, 2004 in the above-referenced patent application. Please amend the application as follows prior to further examination thereof and consider the remarks as set forth below: